

Remarks

To response to the Restriction Requirement, Applicant elects Group I, species (1), drawn to claims 1-13, with traverse.

As stated in MPEP Chapter 806.03, when the claims of an application define the same essential characteristics of a single disclosed embodiment of an invention, restriction therebetween should never be required. This is because the claims are basically different definitions of the same disclosed subject matter, varying in breadth or scope. The alleged species (1) of Group I (corresponding to claims 1-13) and the alleged species (3) of Group I (corresponding to claims 24-33) of the present invention claim a LCD structure, wherein the shape and size of reflective layer can vary. The alleged species (1) of Group I of the invention is drawn to a conformal reflective layer formed over the organic insulating layer, while the alleged species (3) of Group I of the invention is drawn to a plurality of reflectors formed over the organic insulating layer. The alleged species (1) and the alleged species (3) of Group I of the present invention are neither mutually exclusive, independent nor distinct, but vary only in breath and scope. A restriction to one thereof is thus not proper.

No fee is believed to be due in connection with the filing of this paper. However, the Commissioner is authorized to charge any additional fees that may be required to Account no. 50-2620 (Order No. 5486-US-PA).

Respectfully submitted,

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